

Before the
Federal Communications Commission
Washington, DC 20554

In the Matter Of

Amendment of Part 97 of the Commission's)	
Rules to Facilitate Use in the Amateur Radio)	RM-11625
Service of Single Slot Time Division Multiple)	
Access Telephony & Data Emissions)	

To The Commission:

I thank you for the opportunity to put forth my support for the Proposed Rule Making permitting Part 97 single slot TDMA operation. I currently hold amateur call sign N0WTF and am employed in the LMR industry.

In short, there is no good reason to deny the ARRL's petition. It is in the public's interest to proceed with this proposed rulemaking, by allowing the amateur community to continue to be on the forefront of the art of radio communications, as well as providing additional avenues of emergency communications in times of crisis. To deny the proposed rulemaking would frustrate the very basis and purpose of Amateur Radio, as set forth in Section 97.1 of the Commission's rules.

Thus, I urge you to proceed with the ARRL's petition posthaste.

Respectfully

/s/ Jeff Samuels